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*Attorney for Certain Camp Fire Claimants and as
Ad Hoc Counsel for Camp Fire Real Property Owners*

UNITED STATES BANKRUPTCY COURT

NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

In re

PG&E CORPORATION,

and

PACIFIC GAS AND ELECTRIC
COMPANY,
Debtors.

Case No. 19-30088 (DM)

Chapter 11

Lead Case

**NOTICE OF APPEARANCE AND
REQUEST FOR SERVICE OF PAPERS
AND ELECTRONIC NOTICE BY (NEF)**

- ☐ Affects PG&E Corporation
- ☐ Affects Pacific Gas and Electric Company
- ☒ Affects both Debtors

* All papers shall be filed in the Lead Case, no. 19-30088 (DM).

PLEASE TAKE NOTICE that, pursuant to Rule 9010(b) of the Federal Rules of Bankruptcy Procedure, the undersigned, Peluso Law Group, PC, hereby appears in the above-captioned proceedings as counsel to 22 individual victims of the Camp Fire and to representative claimants John Felder, Stan Rickaby, and Laura Owens on behalf of approximately 20,000 Camp Fire real property owners. (Exhibits A and B.)

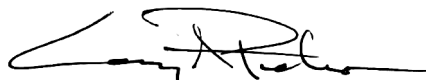
1 **PLEASE TAKE FURTHER NOTICE** that, pursuant to Rules 2002 and 3017(a) of the
2 Federal Rules of Bankruptcy Procedure, the undersigned requests that all notices and
3 pleadings given or required to be given, all papers served or required to be served in
4 connection with the above-captioned proceedings, **be delivered by electronic mail** to
5 parties' counsel at the **email address listed below** via the Court's Case Management and
6 Electronic Filing system:

7 Larry A. Peluso
8 Peluso Law Group, PC
9 P.O. Box 7620
10 Incline Village, NV 89450
11 (415) 510-1412
12 firm@pelusolaw.net

13 The Fire Victim Creditors do not, by filing this Notice of Appearance and Request for
14 Service of Papers nor any subsequent appearance, pleading, claim or suit, submit to the
15 jurisdiction of the Bankruptcy Court or intend that this Notice of Appearance and Request for
16 Service of Papers constitute a waiver of any of their rights: (i) to have final orders in non-core
17 matters entered only after de novo review by a District Judge; (ii) to trial by jury in any
18 proceedings so triable in this case, or any controversy or proceeding related to this case; (iii) to
19 have the District Court withdraw the reference in any matter subject to mandatory or
20 discretionary withdrawal; or (iv) any other rights, claims, actions, defenses, setoffs or
21 recoupments to which they are or may be entitled in law. or in equity, all of which rights,
22 claims, actions, defenses, setoffs and recoupments they expressly reserve.

23 Dated: May 30, 2020

24 PELUSO LAW GROUP, PC

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26 _____
27 Larry A. Peluso
28 Attorney for Camp Fire Claimants and
 Ad Hoc Counsel for Camp Fire Real Property Owners

EXHIBIT A

Individual Fire Victim Creditors

1. Rickaby Fire Support, LLC Concow, California
2. Stan Rickaby Concow, California
3. John Felder Concow, California
4. John W. Felder Family Trust Concow, California
5. Kim Stayart Concow, California
6. Therese Rubiolo Concow, California
7. John Rubiolo Concow, California
8. Katya Marrie Miller Concow, California
9. John Rowden Concow, California
10. Angela Whitehead Concow, California
11. Frankie Bell Concow, California
12. Crystal Johnson Paradise, California
13. Cameron Johnson Paradise, California
14. Tim Lyons Paradise, California
15. Jesse Giles Concow, California
16. Onyx Bush Concow, California
17. Jonathon Owens Concow, California
18. Jayda Stephens Concow, California
19. Jillian Stephens Concow, California
20. Elizabeth Bartlette Concow, California
21. Laura L. Owens Paradise, California
22. Quinn Baker Paradise, California

EXHIBIT B

Camp Fire Real Property Owners

John Felder, Stan Rickaby, and Laura L. Owens, as representatives of the putative Class of Butte County real property owners who have suffered damages unique among the northern California wildfires, to wit: diminished real property value directly and proximately resulting from the Camp Fire, including, among causal factors, loss of community and destruction of the natural environment, including destruction of flora and fauna, and environmental toxication.